UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

CAREY FRALIX,)	
Petitioner,))	
v.)) No.	1:23-CV-176-DCLC-CHS
ATTORNEY GENERAL FOR THE STATE OF TENNESSEE and SHAWN PHILLIPS,)))	
Respondents.)	
JUDGMI	ENT ORDER	
For the reasons set forth in the memora	andum opinion fi	led herewith, this prisoner's pro se
petition for a writ of habeas corpus filed pursua	ant to 28 U.S.C.	§ 2254 is DISMISSED without
prejudice. A certificate of appealability SHAI	LL NOT ISSUE.	Because the Court CERTIFIED
in the memorandum opinion that any appeal	from this order v	would not be taken in good faith,
should Petitioner file a notice of appeal, he is	DENIED leave	to appeal in forma pauperis. See
Fed. R. App. P. 24.		
The Clerk is DIRECTED to close the	file.	
SO ORDERED.		
	s/Clifton L. C United States	Corker District Judge
ENTERED AS A JUDGMENT		
s/LeAnna Wilson CLERK OF COURT		